UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

19 Cr. 366 (LGS) -against-

ORDER STEPHEN M. CALK,

Defendant.

LORNA G. SCHOFIELD, District Judge:

WHEREAS, pursuant to the Court's prior order (Dkt. No. 180), the parties have submitted their respective exhibit lists noting those exhibits as to which there are objections and the bases for objection (Dkt. No. 184). These include defense objections to groups of exhibits that appear to be related, and Government objections to what appears to be a substantial majority of defense exhibits.

WHEREAS, it is the Court's practice to admit undisputed exhibits at the beginning of trial, and to rule on disputed exhibits, to the extent feasible and practical, at the final pretrial conference. It is therefore

ORDERED that, by **June 1, 2021**, the parties shall file a joint letter succinctly explaining their objections and responses. The parties shall, when possible, address groups of exhibits and/or provide examples or use other mechanisms to facilitate the parties' briefing and the Court's rulings. The letter should be organized to provide the objection and, immediately after, the response to the objection. To the extent the letter addresses a group of exhibits with one argument, the letter should clearly identify all exhibits to which the argument applies. The parties shall agree on a date to exchange the explanations of their objections, leaving sufficient time for the opposing party to prepare a response and for the parties to combine the results in a joint letter.

Dated: May 18, 2021

New York, New York

United States District Judge